

OXC_4776 Copy / of 3 19 August 1963

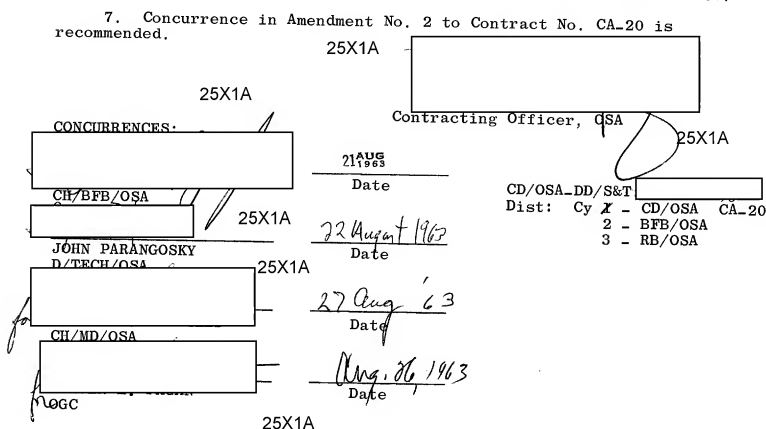
	MEMORANDUM FOR THE RECORD
	SUBJECT: Concurrence in Amendment No. 2 to Contract No. CA_20 with Lockheed Aircraft Corporation, Project OXCART
	1. This memorandum contains a recommendation submitted for concurrence of the undersigned. Such recommendation is contained in Paragraph 7.
	2. Contract No. CA-20 is a T & M Contract and covers the following
~	(a) Instrument calibration for all Contractors. 25X1A
	(b) Operation of a Base Support shop and all Contractors.
	(c) Crew to Maintain GSE.
	(d) Operate and control a tool crib.
	(e) Inspect, test and repair GFAE and GFP.
	(f) Security Investigative Service.
25X1A	(g) "Accomodation Sales" for support as ordered by either the Depot.
OEV4.6	3. Amendment No. 2 establishes fixed rates for the period 31 Dec. 1962 thru 30 June 1963 and extends the period of performance through 30 June 1964. The Amendment also obligates FY_1964 funds.
25X1A	4. TWX 9280 OUT 9722 dated 27 June 1963 indicated initial FY-64 funding as follows:
	OXCART KEDLOCK OXCART KEDLOCK
	TOTAL If obligations were made as a result of this wire this memorandum
051/44	

25X1A should be used as a media for liquidating said obligations. The formal obligation should be chargeable to FY_64
OXCART funds. By concurrence to this memorandum the Chief, Budget and Finance Branch signifies that sufficient funds are available

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for this obligation and that funds have been liquidated as provided above.

- 5. The services and equipment being procured by this Amendment No. 2 to Contract CA_20 are in furtherance of the OXCART Program, the nature of which cannot be publicly disclosed for security reasons. The undersigned Contracting Officer therefore determines that this procurement must be accomplished by negotiations pursuant to the authority of Section 3(a) of PL 81_110 and Class Determination and Finding, OXC_2122, signed by the DDCI on 25 October 1961.
- 6. Certification of funds for this contract will be handled under the procedure approved by the Director of Central Intelligence on 15 December 1956 which, in effect, results in all covert expenses involving issuance of Treasury Checks being accumulated in a separate account within the Finance Division. The amounts in this account will be periodically scheduled for certification of the vouchers by the Director. This procedure eliminates the necessity for a separate certification of authority under Section 8(b) of Public Law 110, 81st Congress (formerly 10(b) see 85-507 dated 7/7/58) for each contract.



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SUBJECT: Concurrence in Amendment No. 2 to Contract No. CA_20 with Lockheed Aircraft Corporation, Project OXCART

The undersigned has reviewed the subject contract or amendment and finds that the scope of work included therein is in accordance with the requirements levied on the Project CECART procurement system by the Department of the Air Force.

25X1A		
	Colonel USAF	

SECRET

THIS DOCUMENT REQUIRES SPECIAL HANDLING

HANDLING PROCEDURES

THIS DOCUMENT CONTAINS INFORMATION REGARDING A HIGHLY CLASSIFIED ACTIVITY. PERMISSION TO TRANSFER CUSTODY, OR PERMIT ACCESS TO THIS DOCUMENT MUST BE OBTAINED FROM THE ORLGINATOR. HAND CARRY PROCEDURES WILL BE APPLIED TO ANY INTER-OFFICE OR INTRA-AGENCY MOVEMENT OF THIS DOCUMENT.

OXCART

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